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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/019,240	05/13/2002	Jorg Peter Schur	von Kreisler.018	von Kreisler.018 1893		
710	7590 06/02	006	EXAM	EXAMINER		
DANN, DOI	RFMAN, HERRI	WINSTON, F	WINSTON, RANDALL O			
1601 MARKET STREET SUITE 2400			ART UNIT	PAPER NUMBER		
	TTA DA 10102	1655				

DATE MAILED: 06/02/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

\$		Application No.	Applicant(s)		
Office Action Summary		10/019,240	SCHUR, JORG PETER		
		Examiner	Art Unit		
		Randall Winston	1655		
The MAILING DA	TE of this communication app	ears on the cover sheet with	the correspondence ac	ddress	
WHICHEVER IS LONG - Extensions of time may be ava after SIX (6) MONTHS from th - If NO period for reply is specifi - Failure to reply within the set o	UTORY PERIOD FOR REPLY ER, FROM THE MAILING Do ilable under the provisions of 37 CFR 1.13 e mailing date of this communication. ed above, the maximum statutory period w r extended period for reply will, by statute, e later than three months after the mailing . See 37 CFR 1.704(b).	ATE OF THIS COMMUNICA 36(a). In no event, however, may a reply vill apply and will expire SIX (6) MONTH cause the application to become ABAN	TION. y be timely filed S from the mailing date of this of DONED (35 U.S.C. § 133).	•	
Status					
2a)☐ This action is FIN 3)☐ Since this applica	mmunication(s) filed on <u>09 M</u> AL . 2b)⊠ This tion is in condition for allowar nce with the practice under E	action is non-final.	• •	ne merits is	
Disposition of Claims					
4a) Of the above of 5) ☐ Claim(s) is 6) ☑ Claim(s) <u>1-6,8-13</u> 7) ☐ Claim(s) is	<u>,15-19 and 22-31</u> is/are rejec	vn from consideration.			
Application Papers					
10) The drawing(s) file Applicant may not r Replacement drawi	s objected to by the Examine ed on is/are: a) accompanient any objection to the engine sheet(s) including the correct ration is objected to by the Ex	epted or b) objected to by drawing(s) be held in abeyance ion is required if the drawing(s)	e. See 37 CFR 1.85(a). is objected to. See 37 C	` ,	
Priority under 35 U.S.C. §	119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited 2) Notice of Draftsperson's Pai			nmary (PTO-413) ⁄lail Date		
	ement(s) (PTO-1449 or PTO/SB/08)		rmal Patent Application (PT	O-152)	

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DETAILED ACTION

Acknowledgement is made of the receipt and entry of the amendment filed on 03/09/2006.

This action is made non-final due to a new ground of rejection.

Claims 1-6,8-13,15-19 and 22-31 as amended are under examination.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-6, 8-13, 15-19, 22-31 are rejected under 35 U.S.C. 103 as being unpatentable over Andrews (US 5569461) in view of Scalbert et al ("Antimicrobial Properties of Tannins, Phytochemistry Vol. 30,No. 12, pp. 3875-3883, 1991), Varga J. (Derwent ACC-NO 1976-72203X, see abstract), Hopp et al. (US 4110430), Isaacs (US 6033705) and Beerse et al. (US 6284259).

Applicant's claims a method for disinfection of air to reduce the concentration of germs comprising the distributing or atomizing of an antimicrobial composition wherein the antimicrobial composition is free from ethanol and isopropanol and wherein the antimicrobial composition comprises propylene glycol, tannins, lactic acid, benzyl alcohol and further comprises hydrocinnamic alcohol, additional GRAS flavoring agents such as essential oils (see, e.g. claims 10 and 31) and an emulsifier (see, e.g. claim 17).

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Andrews teaches an antimicrobial composition comprising propylene glycol and lactic acid for disinfecting. Andrews does not teach the other claimed active ingredient such as tannins, a benzyl alcohol, a hydrocinnamic alcohol, additional GRAS flavoring agents such as essential oils and an emulsifier contained within its antimicrobial composition.

Scalbert et al. benefically teach (see, e.g., entire article.) tannins to have antimicrobial properties.

Varga J benefically teach (see, e.g. abstract) a benzyl alcohol to have antimicrobial and/or antibacterial properties.

Hopp et al. benefically teach (see, e.g., column 1, lines 21-29 and lines 60-65) a hydrocinnamic alcohol to have antimicrobial and/or antibacterial properties.

Issacs benefically teach (see, e.g., column 10, lines 23-29) an emulsifier may be added to a compound to enhance its antimicrobial effect.

Beerse et al. benefically teach (see, e.g. column 9, lines 19-39) essential oils (i.e. orange etc) to have antimicrobial and/or antibacterial properties.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Andrews' antimicrobial composition to include the other claimed active ingredients benefically taught by Scalbert, Varga J, Hopp, Isaacs and Beerse because the combined above references would create an improved claimed antimicrobial composition wherein the improved claimed composition would intrinsically disinfect the air when reducing the concentration of microbial and/or bacteria germs within the air. Furthermore, the adjustment of other conventional working conditions

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(e.g. the claimed concentrations of the antimicrobial composition within the air, the type of antimicrobial system and/or spray design and the substitution of known bacteria for one another to be treated and/or reduced), is deemed merely a matter of judicious selection and routine optimization which is well within the purview of the skilled artisan.

Accordingly, the claimed invention was prima facie obvious to one of ordinary skill in the art at the time the invention was made, especially in the absence of evidence to the contrary.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Randall Winston whose telephone number is 571-272-0972. The examiner can normally be reached on 8AM-5PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Terry McKelvey can be reached on 571-272-0775. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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SUSAN COE PRIMARY EXAMINER